

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

IN RE: JUUL LABS, INC., MARKETING,
SALES PRACTICES, AND PRODUCTS
LIABILITY LITIGATION,

Case No. 19-md-02913-WHO

**[PROPOSED] SCHEDULING ORDER
PURSUANT TO CMO NOS. 17 AND 19**

This Document Relates to:

Cole Aragona v. Juul Labs, Inc. et al.,
3:20-cv-1928;
Jordan Dupree v. Juul Labs, Inc. et al.,
3:20-cv-03850;
Kaitlyn Fay v. Juul Labs, Inc. et al., 3:19-cv-
07934;
Jennifer Lane v. Juul Labs, Inc. et al., 3:20-
cv-04661;
Bailey Legacki v. Juul Labs, Inc. et al., 3:20-
cv-01927
Walker McKnight v. Juul Labs, Inc. et al.,
3:20-cv-02600;
Carson Sedgwick v. Juul Labs, Inc. et al.,
3:20-cv-03882;
Ben Shapiro v. Juul Labs, Inc. et al., 3:19-
cv-07428; and
Matthew Tortorici v. Juul Labs, Inc. et al.,
3:20-cv-03847

Having reviewed and considered the Parties' Proposed Scheduling Order and pursuant to Section VIII of this Court's Case Management Order Nos. 17 and 19, and the Parties' stipulation to extend the deadline to conduct Additional Discovery, the Court hereby enters the following case schedule:

Event/Deadline	Date/Deadline
Deadline to Conduct Additional Discovery ¹	January 30, 2025

¹ Pursuant to CMO No. 17 § VIII.B, during "Additional Discovery," the Parties may "(a) take the depositions of the Plaintiff, the Plaintiff's spouse, if applicable, and any other non-party lay fact witness specific to the Plaintiff for up to seven (7) hours each, with Counsel for the Settling Defendants questioning first at each deposition; and (b) take the depositions of no more than three (3) of a Personal Injury Plaintiff's treating healthcare providers, with Counsel for the Settling Defendants questioning first at each deposition." For complex medical cases, "Settling Defendants


Deadline to Submit Summary Judgment/ <i>Daubert</i> Motions	March 17, 2025
Deadline to Submit Response to Summary Judgment/ <i>Daubert</i> Motions	April 14, 2025
Deadline to Submit Reply to Summary Judgment/ <i>Daubert</i> Motions	May 12, 2025

The hearing on all motions is set for June 11, 2025, at 9:30 a.m.

Upon the conclusion of this case schedule and pursuant to Section VIII of this Court's Case Management Order Nos. 17 and 19, this Court will set a Case Management Conference to determine any non-duplicative discovery including additional expert disclosures are necessary and to discuss other case management issues.

IT IS SO ORDERED.

Dated: December 9, 2024


The Honorable William H. Orrick
United States District Judge

may be permitted to take additional depositions upon a showing of good cause...[but]...[n]o other depositions may be taken during the expedited discovery period absent prior leave granted by the Court upon a showing of good cause.”

Should Plaintiff serve written discovery upon the² Settling Defendants, “the Parties shall meet and confer about an appropriate deadline for responding to such discovery, which deadline shall be at least sixty (60) days after service of such discovery.”